| e-ISSN: 2792-3991 | www.openaccessjournals.eu | Volume: 3 Issue: 4

## The List of Criminal Cases Considered in Connection with Reconciliation and the Features of the Defender's Participation

#### Igilikov Jaqsiliq Joldasbaevich

Master's Degree, 2<sup>nd</sup> Year, Department of Law, Karakalpak State University, Nukus, Uzbekistan

**Annotation:** In cases where the selected lawyer is unable to participate in the twenty-four-hour work, the investigator, investigator, prosecutor, or the court may request the appointment of another lawyer from the Republic of Uzbekistan. mass appeal to the legal systems specified by the law usynadi. The defendant who chooses to be charged, convicted, or prosecuted has the right to go to school.

Keywords: law, criminal, criminal code, statute, article, norm.

The provisions of the criminal law and criminal procedure of this institute are reflected in Article 661 of the Criminal Code of the Republic of Uzbekistan. It was shown for the first time that he was free from Uzbekstan Respublic JK, Section 1 of Statute 105, Statute 106, Statute 107, Statute 108, Statute 109, Statute 1, Section 110, Statute 111, Statute 1 and Section 2 of Statute 116, 117 -section 1 of the statute, sections 1 and 2 of statute 122, statute 123, statute 136, statute 139, Chapters 1 and 2 of Article 140, Article 149, Chapter 1 of Article 167, Chapter 1 of Article 168, Chapter 1 of Article 169, Chapter 1 of Article 170, Article 172, Chapter 1 of Article 173 Article 192, Chapter 1 of Article 260, Chapter 1 of Article 266, Chapter 1 of Article 268, Chapter 1 of Article 298, a person who commits one of the crimes, if he admits his guilt, shall be punished by the victim. If both was shown the possibility of freedom from judiciousness. The criminal law of was brought to the criminal justice system for the decriminalization of some of the crimes in the criminal process.

On August 27, 2004, the following amendments were made to the Constitution of the Republic of Uzbekistan:

In the first part of the article 105 (in case of severe mental stress, in the event of severe mental stress, in the first part of the article 107, in the article 107 (necessary protection from the border), in article 108 in the article (a person who wants to do social work should try to avoid the limits of the necessary), in the article 109 (intentionally inflicting a light injury), in the first part of the article 110 (torture), in the article 111, Sections 1 and 2 of article 113 (spread of venereal diseases), article 115 (compulsory abortion of pregnant women), articles 1 and 2 of article 116 (implantation of their own organs in the baby), article 1 of article 117 Section 121, Section 1 (Compulsory marriage of children), Article 122 (Restriction on material provision of persons who are not eligible for marriage), Article 123 (Restriction on material provision of parents), Chapter 125 of the statute, in the 136th statute, Sections 1 and 2 of Article 139 (defamation), Sections 1 and 2 of Article 140 (defamation), Section 149 (Infringement of copyright), Section 167 (Infringement of copyright), section 168-statyasy (fraud), section 169-statyasy, section 1-170-article, both in clauses "b" and "v" of section 2, in article 172, in the first part of article 173, in article 192, in the first part of article 260 (the immobility of river or air transport or the lack of use of them), See the first section of Article 266 (violation of the safety of the movement of vehicles or the use of them), the first section of the Article 268 (the violation of the safe operation of transport), the first section of the Article 298 (violation of the person who is connected to the vehicle or the vehicle), if he admits his

### | e-ISSN: 2792-3991 | www.openaccessjournals.eu | Volume: 3 Issue: 4

guilt, agrees with the victim and covers the damages, it is possible to be released from criminal charges.

For example, the desire of serious or very serious criminals is prohibited to be freed from criminal charges.

Crimes are divided into types according to their nature and the level of social responsibility, and the criminal composition of the crime can be used by the institution of criminal justice and it is necessary to enter it into the article  $66^1$  of the Criminal Code.

The reason is that according to the degree of social responsibility, there is a type of crime provided for in Article 109 of the Criminal Code of the Republic of Uzbekistan, which is called "Aggravated grievous bodily harm". 277 - the crime provided for in section 1 of the article, which does not have a large public penalty, is not included in article 66<sup>1</sup> of the Criminal Code. As a result, the number of people carrying the sign "convicted" is increasing day by day. If "in 1999 - 59441, in 2000 - 60162, in 2001 - 61521 persons were convicted in our republic, It is possible to note the decrease in the number of convicted persons after implementation of the Institute of Justice, that is, in July 2002 – 53096, in July 2003 – 52998 persons were convicted. Among the convicted persons, in July 1999 - 4276, in July 2000 - 3986, in July 2001 - 4318, in July 2002 - 3899, in July 2003 - 3915. If we think about it, the number of things you can get, since we have achieved selflessness, you can count how far you have come, isn't it?

In this case, we can use the article 66<sup>1</sup> of the Criminal Code of the Republic of Uzbekistan, which states that "I am freed from sexual harassment" in accordance with the article 277 of the Republic of Uzbekistan, which is called in terms of 31 criminal elements. i is big We will try to enter into the criminal case that did not happen. On the left, in Article 67 of the Criminal Code of the Republic of Kazakhstan, it is clearly stated that the possibility of using the criminal procedure institute has been demonstrated.

In support of our opinion, we present the following thoughts: "...the results of the analysis show that, in practice, the institute of war requires more training, the number of these violent crimes increases, and in fact, it requires a wide training of the left-hand side of the crimes. We are of the opinion that persons who wish to do so should be given the opportunity to be free from violence (Art. 277-1-b of the Civil Code). On the other hand, both the investigator and the court process are looking at the intentional act of minor damage (Article 109, Section 2). According to Sony, these two types of crimes are included in the category of crimes that do not have a large social punishment, considering the level of social responsibility and changes. However, these crimes differ according to the object of construction. In other words, if one of the crimes against the structure of the society is included in the list of crimes against the structure of the society, intentional harm to the body is one of the crimes against health In particular, the object of the tyranny is focused on the health of a person (light damage), damage to the property, and the damage to the property. disagreements, close relatives, acquaintances are afraid of intentional light damage. But in reality, those who have done terrible things, especially those who have done it, will suddenly come to their senses, repent of their crime, take the blame, ask for forgiveness from the oppressor, and the emulation of mutual retribution will cover the lost property and property, and the bodies that are burning with remorse will increase in number. Therefore, it is necessary to add the provisions of Article 277, Section 1 of the Civil Code to the system of Article 66<sup>1</sup> of the Civil Code and expand it. [2]

As it can be seen from the above, there are 26 important crimes that can be freed from sexual harassment in the attitude of the military, while the 30 types of crimes are listed in the article JK

#### | e-ISSN: 2792-3991 | www.openaccessjournals.eu | Volume: 3 Issue: 4

661. After the order of July 27, 2004, it was decided to bring all the cases to court. According to Article 342 of the Criminal Procedure Code, the criminal case was transferred to the investigation department, and it was completed by sending it to the court in accordance with Article 584 of the Criminal Code. And this is the reason why crimes of this kind can be done with a lot of fun.

In matters related to the legal process, he was very careful, warm, and well-mannered.

In Article 50 of the Civil Code, the composition of the bullying has been determined, and it is implemented in the following order.

It is carried out by other persons with the request or consent of the accused, accused, convicted person, legal representatives of the accused, accused, convicted person, convicted person.

At the request of the suspect, accused, or defendant, the investigator, prosecutor, or court will provide for the participation of the prosecutor.

In cases where the selected lawyer is unable to participate in the twenty-four-hour work, the investigator, investigator, prosecutor, or the court may request the appointment of another lawyer from the Republic of Uzbekistan. mass appeal to the legal systems specified by the law usynadi. The defendant who chooses to be charged, convicted, or prosecuted has the right to go to school.

The investigator, investigator, prosecutor, or court who investigated the case has the right to complete or partial exemption from the payment of legal fees for the suspect, prosecution, or trial. In such cases, the cost of paying a lawyer's fee is charged to the state in accordance with the procedure set by the Council of Ministers.

Tartylady is a lawyer for legal proceedings in bullying. A lawyer is a person who has the authority to protect the rights of suspects, defendants, and defendants in the manner specified in the law, and to provide necessary legal assistance. At the request of the lawyer, the lawyer showed good behavior and left after the warrant was issued to confirm that he was a representative of the jury. A lawyer should study all the actions of his client and make sure that the procedure is done according to the rules. The first thing I need to do is to give a detailed advice when there is a lot of evidence. This, in turn, brings both cost and investment savings. If the plan is approved today, then such a plan will be started, the agreements will be passed, and there will be a big opportunity for the future to be prepared. You have to keep in mind Sony, you have a big right with me in all the raids. When the lead is involved in other types of work, it does not move in the same way as the accused. He holds such a position only when there are sufficient evidences.

When dealing with criminal cases, priority is given to the victim, because according to Article 583 of the Civil Code, criminal prosecution is possible only with the consent of the victim. Acting on these communications leads to serious violation of the constitutional rights of the victims of the crime. The most important thing to do with the trial is that it is suspected to be a violent attack. If the victim of the crime does not express his intention to commit the crime, does not accept the offer of the crime, the criminal proceedings shall be terminated. That is, in this case, the process of coercion is absolutely necessary, and it is a condition that can be done. In case of guilt, in this case, in order to be coerced with the accused, the person under the guilt should have an objective explanation that is ready to fully cover the material and moral damage caused.

Covering both material and moral damage is one of the strict conditions of the procedure. These actions have a positive effect on the signing of the contract, as well as on the protection of the accused. Available in various forms, especially in the form of cash. The person who wants to cover the damage should not look at the eyes, maybe the victim should look at the eyes. In this case, an

### | e-ISSN: 2792-3991 | www.openaccessjournals.eu | Volume: 3 Issue: 4

explanation of the consequences of not covering the charges is necessary, if the terms of the procedure are not drawn up, an eskertio of the possibility of taking responsibility as specified in its rules. Apart from this, it is necessary to take part in the determination of the amount of material damage caused to the victim, and the determined amount should be correct.

It is possible to explain the changes in the traffic flow in the case of the process by referring to the following:

- 1. I will explain my behavior to the people who are under my care;
- 2. legally binding contractual agreements regarding the process;
- 3. if there are any conditions in the process, the person under his care will be given detailed explanations for the consequences of this process;
- 4. in the case of a legal entity, the legal entity is responsible for the legal affairs of the state;
- 5. explaining the process of applying to the trade unions;
- 6. all legal actions of the Asian component of the process;
- 7. protection of the rights of both parties in the course of the event;
- 8. It will bring the process to the screen, explain it to the owners, and give neat pointers.

It is necessary to summarize three issues that are directly related to the actions of the lawyer in the prosecution or prosecution:

First of all, the plan is to explain that his personal information has been updated;

Second, if there are sufficient evidences against him, he will train himself;

Therefore, work is carried out in strict compliance with procedural norms.

In the course of the process, if these issues are solved effectively, the team that participates in the work of the ethnic group and the youth will gain the upper hand. This kind of lawyer requires legal knowledge, experience and hard work. Bullying participation in matters related to the war is confirmed by the numbers.

#### **Reference:**

- 1. Ўзбекистон Республикаси Олий суди статистик маълумотларидан.
- 2. Ражабова М. Жамиятимиз мақсади шахс ҳуқуқларини таъминлашдан иборат // Ж. Ҳаёт ва Қонун. Т., 2004 йил, 1(94)-сон. 22-б.
- 3. Ражабова М. Жәмийетимиз мақсети шахс ҳуқықларын тәмийинлеўдан ибәрат // Ж. Ҳаёт ҳәм Нызам. Т., 2004-жыл, 1(94)-сон. 22-б.
- 4. Абдурасулова К., Сахадинов С. Инсан ҳуқықларын ҳимоя қылыў ҳәм жарасыў институтын жақсартыў мубирақлари. /Инсан ҳуқықларын суд ва судтан ташкарида ҳимоя қылыў мубирақлари мавзусидаги илимий-әмелий анжуман материаллари. –Т.: ТДЮИ, 2005. –Б.140.
- 5. Жынаят процесси (Улыўма кисм) / Г.П. Саркисянц, Е.Н. Никифорова хәм б.; З.Ф. Иноғомжонованың улыўма тахрири остида. Т.: Жаңа аср авлоди, 2002.